

EVENING BULLETIN

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T. H., by the

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WALLACE R. FARRINGTON, Editor

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Territory of Hawaii,)
Honolulu, County of Oahu)
C. G. BOCKUS, Business Manager of
the Bulletin Publishing Company, Limited,
being first duly sworn, on oath,
deposes and says: That the following
is a true and correct statement of circulation for the week ending March 16, A. D. 1906, of the Daily and Weekly Editions of the Evening Bulletin:

Circulation of Evening Bulletin.
Saturday, Mar. 10 2410
Monday, Mar. 12 2176
Tuesday, Mar. 13 2221
Wednesday, Mar. 14 2154
Thursday, Mar. 15 2165
Friday, Mar. 16 2163
Average Daily Circulation . . . 2216
Circulation of Weekly Bulletin.
Tuesday, Mar. 13, 1906 . . . 2360
Number of Weeklies delivered on the island of Hawaii alone . . . 1054
Combined guaranteed average circulation 4576
BULLETIN PUBLISHING CO., LTD.,
By C. G. BOCKUS,
Business Manager.

Subscribed and sworn to before me this 17th day of March, A. D. 1906.
P. H. BURNETTE,
Notary Public, Honolulu, County of Oahu.

TUESDAY, MARCH 20, 1906.

If De Witte were a cat with nine lives he could not be killed off more frequently.

Ambassador C. S. Francis going to Austria with a college athletic record will be right handy to the Olympian games.

Joe Marsden, ready for the sacrifice, has at least brought more avoidpoids to the task than when last within the Territory.

Honolulu can view the great coal strike prospect with perfect calm. Her local ocean steamers burn oil and coal comes from Newcastle.

Why not Trent for Sheriff? Then we would know from the Sunday school standpoint why gambling can not be stopped in Honolulu.

Someone asks who will be the County leader? Waterhouse proved a likely man in the day of his first trial, but who is it that is fishing for the job?

Congress looks out for General MacArthur and General Corbin. It depends, by inference, on the President to see that General Wood is not slighted.

It is an open question whether the \$13,500,000 failure of the execution of the Black Sea relief leader will have the more far-reaching effect on the history of Russia.

Princess Theresa says her political club will select and support the best men. She should watch out or some one will call it the Civic Theresa Federation. The text is the same.

Someone must be mighty hard up for political capital, when it becomes necessary to charge that the police are seeking to lead away officers of the County Attorney's department.

If you want to know why we pay more taxes through the tax rate remains the same, read the section of the hearing of Business Delegates before the Senate Committee published in this issue.

Presumably there will be less backwoodsmen sent to foreign posts, now that the Consular bill is passed. It is to be sincerely hoped that the prevalence of common sense among our representatives abroad will not be lessened.

The next time the Business Delegates get before the court in a tax assessment case the attorney for the defendant should have them say under oath what was told the Senate committee regarding the methods of assessing property in Hawaii.

Hilo's Grand Jury is original, to say the least, when it goes around to the Deputy Sheriff to visit the gambling houses, and then decides the game cannot be checked. Such a body is either absolutely free from political bias or chuck full of it.

All of the world's greatest battles are not fought on a field of carnage. The meeting of representative coal miners and operators is a contest that will shape our nation's history and influence the course of labor and capital in every civilized nation of the world.

The speed with which strides are made in the art of developing international murder machines is demonstrated by the return of the battleship Oregon for a thorough reconstruction. Only a few months ago this ship led them all. Now it is in the list of has-beens.

HELPING ALONG PUBLIC SPIRIT

C. M. Cooke's response to the call for improved and special equipment at the Leahi Home for Incurables is one of the items of public spirited contribution that from time to time remind the people that those who have prospered in this world's goods have not forgotten the unfortunate and needy. Such incidents serve to soothe the feelings of the impatient who see about the Territory so many institutions deserving special endowment but still handicapped for want of funds—notwithstanding the rumored increase in the number of millionaires.

Honolulu public spirit is often put down as a minus quantity, especially when reference is made to the libraries and hospitals and various other regulation objects of wealth's patronage, which have been well started but have grown beyond their original endowment. It is highly probable, however, that Hawaii's public spirit, like many other things it produces, is peculiar. Certainly there is a great amount of money expended by the men of means of which nothing is heard. There is also much done as a detail of everyday life, which the people do not appreciate till they stop to consider how many causes there are for complaint.

It is not probable that Mr. Cooke consented to foot an item of expense at the Leahi Home in order that his name might be hung on the outer wall as a philanthropist. He had the money, the Home needed it, and he gave it, would probably sum up the whole story. One of the most public-spirited institutions in the Hawaiian Islands is the Moanalua estate. How much money has been spent there to make the most of the magnificent opportunities for landscape gardening and a model park, only S. M. Damon knows, and he won't tell. All he asks is that the people shall enjoy it, appreciate it, patronize the golf links, use the polo field, and get as much good nature into their souls as can be obtained from association with the best that Nature, with man's assistance, can produce. Moanalua is a perfect outing park and could not be more free to the public if it were created by public funds. It represents public spirit.

When Alexander Young built his million-dollar hotel, a good share of our people credited him with having a white elephant on his hands. Comparatively few stopped to think that public spirit prompted the enterprise, and Honolulu would not be half the town it is without this tourist home of today, which was the white elephant of yesterday. Mr. Young made his wealth in Hawaii and he considered it no more than fair to spend some of it here in helping the town. That is the way Young figured it, and if we had more such men there would be less complaint against the lack of liberality among those able to give. Young was also the power behind the Leahi Home, at its inception. He took it up because the plague round-up brought to notice so many sufferers and he with others thought something should be done for them. In other places, they call this public spirit.

So one might go down the list. The Castles were public spirited in establishing a modern Rapid Transit system until they began to make money out of it, when some sections of the public decided they were octopuses. Yet the city is a thousand times more attractive in consequence of this enterprise, and the changing sentiment may be put down as among Hawaii's peculiarities.

Baldwin is building a town at Kahului, besides doing a multitude of good works, some of which bear his name and others in which he is a silent contributing partner. Some claim this town building is a selfish corporate scheme. But it promises to be a model town with comfortable homes of self-respecting and frugal citizens. It will be all the reward Baldwin and his associates seek, and if the work is not philanthropic it is at least public spirited.

It is true that enterprises for profit should not always be put in the same class with creating parks and the assistance given homes, hospitals and educational institutions. It is also true that some of the best philanthropy is



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that which furnishes timely aid for persons to help themselves. Hawaii has representative givers of both classes. It is a good thing for all concerned to occasionally recount a few of their good works in order that they may serve as an incentive for reform among those who make their money in Hawaii and spend it elsewhere. And incidentally that those who do things may feel that the community has some sense of appreciation.

LIGHTFOOT OPENS ATTACK ON KINNEY

Counter Affidavits Filed By Plaintiff And Counsel

The affidavits which W. A. Kinney and S. M. Ballou filed in support of a motion for a new trial of the Brown vs. Spreckels case, have been met by counter affidavits by J. A. Magoon and J. Lightfoot. Kinney and Ballou said that the remarks made by Judge De Bolt and published by The Bulletin influenced the jury, and that the information concerned had been furnished the Bulletin reporter by Geo. E. Sablin, who they said was on a friendly footing with Magoon and Lightfoot.

Magoon in his affidavit says that he did not know Sablin on March 8, when the remarks were made. He had only seen him in his building, where Sablin had taken an office with another tenant, and he did not cause the publication of De Bolt's remarks through Sablin. Magoon also says that when Kinney accused his side of causing the publication he demanded an investigation, and later on told the jury not to heed the Court's remarks. Kinney might, he says, have had the jury locked up over night so as to be sure that the jurors did not read them.

Lightfoot states that he became acquainted with Sablin only after the incident in question had taken place, and did not communicate the fatal information to the Bulletin through Sablin or in any other manner. In regard to Kinney's statement on information that Lightfoot knew Sablin, Lightfoot says that the "reliable information" and he believes Kinney knew it was false, and that he made the statement with the willful and malicious purpose of misleading the Court.

Lightfoot says further that he believes it would have been improper for counsel on either side to have assisted in the public announcement of the Court's remarks, "and would have been almost as reprehensible as the conduct of said Kinney on many occasions during the trial, and particularly in the conduct of said Kinney in making in the presence of the jury false and malicious attacks upon opposing counsel." C. A. Brown, plaintiff in the case, also submits an affidavit in which he states that he did not know of Judge De Bolt's remarks until after the Bulletin was issued, and had nothing to do with the publication thereof.

HIGHTN FIGHTS FOR BEEF TRUST

(Continued from Page 1.)
cause of action could lie under either section, because the business of the beef concerns in the Territory was merely local, and did not in any way violate the interstate commerce laws. Highton opened his attack on the bill of the United States. A bill in equity, he said, could not be enforced unless it alleged facts, and the bill did not allege facts, but gave merely deductions and conclusions by the plaintiff.

HOUSES TO LET Bargains in Kaimuki Lots HOMES FOR SALE

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Good Goods

Maui Grand Jury Says Molokai Police Need Attention

WANTS GAMBLERS KEPT OUT OF CAMPS

(Special to The Bulletin)
Wailuku, Maui, March 19. — The Grand Jury on last Saturday afternoon filed its final report and was discharged for the term. The report in full is found below.

In the case of the Territory versus Pack Young Slick, indicted for assault with intent to commit rape, the man pleaded guilty to the indictment and was sentenced to pay a fine of \$100 and to be imprisoned at hard labor for four years.

The case set for trial today is Territory versus Ramon Rigo, charged with assault with a deadly weapon. Trial set for tomorrow.

The final report of the Grand Jury follows:

First—It has come to the attention of this Grand Jury that the police department on the island of Molokai is not disciplined as it should be. It is reported that members of the police force on the island of Molokai are often in a state of intoxication while engaged in the performance of their duties, and that, by reason of such intoxication, serious mistakes are made and innocent people are put to inconvenience, discomfort and unnecessary hardship; that arrests are made without proper investigation by the police officials and in many cases innocent persons are detained in the jails when efficiency and strict attention to duty on the part of the officers would have prevented such mistakes. This Grand Jury desires to call this matter to the attention of the Sheriff of the County of Maui, with a recommendation that he make a careful investigation of the conduct of the officers of his department on the island of Molokai; and that he remove from the service such officers as are unfit for the trust reposed in them.

Second—This Grand Jury recommends that an investigation be made by the police department of this County with reference to violations of the liquor laws by retail liquor dealers. It has come to the attention of this Grand Jury that certain retail dealers are in the habit of selling spirituous liquor in excess of the amount permitted under their licenses. That certain dealers, while holding retail licenses only, are engaged in the wholesale liquor trade. These violations of the law are not committed openly, and while no evidence sufficient to support indictments, has been secured by this Grand Jury, yet this Grand Jury has information sufficient to state that a careful investigation by the police authorities of this County will develop that such violations are of frequent occurrence. The retail liquor dealers should be required to keep strictly within the limits of their licenses, so that those who are engaged in the wholesale liquor trade shall receive the protection intended by the liquor laws.

Third—This Grand Jury also desires to call the attention of the Sheriff of the County of Maui to complaints that are made by plantation officials in regard to the presence and operations of professional gamblers in the plantation camps. It is reported to this Grand Jury that the plantation camps are visited on pay-days by gamblers, professional gamblers who bring intoxicating liquor with them into the camps; that they supply the laborers with liquor without charge, and when the laborers are in an intoxicated condition, fleece them of their hard-earned wages. These conditions tend to create unrest and disorder among the laborers; the good order and well-being of the labor conditions are menaced, and the plantation officials are put to great annoyance and inconvenience in their attempts to maintain order in the plantation camps. The members of this Grand Jury believe that if frequent raids were made by the police officials on these professional gamblers, the evil could be done away with.

Fourth—It has been reported by members of this Grand Jury that certain liverymen and hackmen in Wailuku district are working horses under such conditions as would constitute cruelty to animals. We believe that, by the exercise of diligence on the part of the hack inspector and the police authorities, this evil could be abated without the necessity of criminal prosecutions. This Grand Jury has not thought fit to indict persons for this offense, as the evil can be more easily dealt with, if prosecutions are necessary, by criminal proceedings in the District Courts.

Fifth—We recommend to the Board of Supervisors of the County of Maui that the Kalua road, which runs from the makai end of Main street towards Wailuku in the district of Wailuku be improved by the removal of the trees and shrubs which have encroached on the roadbed, and by the widening and grading of the same. As the Wailuku railway runs parallel with this road and as teams are often frightened by passing locomotives, the danger of serious accidents would be lessened by the improvements we have suggested.

Sixth—This Grand Jury begs leave to report that it has investigated such criminal cases as have been brought before it by the Deputy Attorney General, in attendance, and that true bills have been found and indictments returned and filed with the Court in the following cases:

Territory of Hawaii vs. Louis Rosario, assault, being armed with a dangerous weapon with intent to commit murder.

Territory of Hawaii vs. Ramon Rigo, assault being armed with a dangerous weapon with intent to commit murder.

Territory of Hawaii vs. Cecil Rodriguez, assault and battery with a weapon obviously and imminently dangerous to life.
Territory of Hawaii vs. Thomas Plancia, child stealing.
Territory of Hawaii vs. Pack Young Slick, assault with intent to commit rape.
Territory of Hawaii vs. Ab Kul, burglary in the first degree.
Territory of Hawaii vs. In Tai, adultery.
Territory of Hawaii vs. Oanawa Amama, adultery.
Territory of Hawaii vs. Peter Halemano, felonious branding.

KUHIO AND BROWN.

(Continued from Page 1.)
Federation seeking office," added the Civic Fed. father.

It is generally conceded, practically admitted, in fact, that the Civic Federation has in view its own man for many of the County offices. It is settled that they don't want Kuhio again as Delegate to Washington and that they are opposed to Brown, although the only reason given against Brown is that he "got what he wanted and should quit." As exclusively announced in the Bulletin yesterday, R. H. Trent is to be backed for Sheriff if nominated on the Democratic ticket.

There is some talk of Kuhio running independently if not nominated on the Republican ticket, but his friends would not believe this talk.

Charles Achi is being emphatically denounced as a possibility for any office by prominent members of the Civic Federation.

As far as the Civic Federation's influence, if any, in the campaign is concerned, nothing definite can at present be said. The Federation is to a large extent a mystery in regard to the relations between the "membership list" and the "executive committee," hence its powers are to a great extent unknown quantities.

BY AUTHORITY

HILO HIGH SCHOOL BUILDING, HILO, HAWAII.

Proposals will be received at the office of the Superintendent of Public Works, Honolulu, T. H., until 12 o'clock m. of April 16th, 1906, for erecting and completing a High School Building for the Territory of Hawaii, located in Hilo, Hawaii, T. H. Plans, specifications and blank forms of proposal may be obtained at the office of the Asst. Supt. of Public Works, Honolulu, and of L. Severance, School Agent, Hilo, Hawaii, for which a deposit of \$5.00 is required, which sum will be refunded intending bidders after they have returned the plans and specifications.

Proposals will not be accepted unless submitted on the blank forms furnished, enclosed with a certified bank check in an amount equal to five per cent. (5%) of the amount of the proposal, in a sealed envelope, endorsed "Proposal for Hilo High School Building," and delivered previous to 12 o'clock m. of the day specified at the office of the Superintendent of Public Works, who reserves the right to reject any or all bids.

C. S. HOLLOWAY,
Superintendent of Public Works,
Department of Public Works, Honolulu, T. H., March 20th, 1906.
3336 3t

NOTICE.

Notice is hereby given that Mr. W. J. KARRATT has this day been appointed Pond Master for the Government Pond at Makiki, Honolulu, Island and County of Oahu, Territory of Hawaii, vice K. Kekeane, resigned.

C. S. HOLLOWAY,
Superintendent of Public Works,
Department of Public Works, Honolulu, March 20th, 1906.
3336 1t

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